One Year by Mail in advance......\$1.25 One Year by Carrier in advance......\$1.50

Entered at North Platte, Nebraska, Post office as Second Class Matter.

FRIDAY, SEPT. 22, 1911.

With the erection of a decent city hall there would be a place to properly protect and care for the city property and a big saving effected over the present plan of having the fire department rentals now paid for sites for hose houses and the keeping up of the hose houses that would go a long way towards paying the interest on the city hall bonds.

They still do peculiar things back in Indiana. A few days ago a repentant prisoner attended the Zion evangelical line between sections 22 and 27 to the church and whispering to a deacon said nw corner of sec. 27, town 14, range 33 he sought the mourner's bench. The choir could make themselves heard, bank intersects the cast line of sec. 31, repentant, charging him with disorderly

would have on insurance rates, that is to the ne corner of the se qr of said would include all business buildings and their contents. This saving on insur- eest line of sec. 21, town 14, range 31, ance rates would much more than offset 200 rods; thence east 80 rods, thence the additional tax made necessary by north 80 roads thence eest 80 rods, the legion of the city hall bonds the issuance of the city hall bonds.

what he is doing, to neglect his teeth, and you say: "It's only his baby teeth; he will soon shed them." Do you know that when he is six years old a permanent jaw-tooth, or six-year olar, as they are called, will come in just back of his haby teeth? It is often mistaken for a haby tooth, and consequently it is neglected. He never sheds that tooth, and it is the most important one in his mouth.

If it comes into a dirty, uncaredfor mouth, where every other tooth is decayed, doesn't it stand to reason it sw qr of sec. 9, town 14, range 31, to will decay also? "Oh, well," you say, "It's just one tooth; pull it out." Why "It's just one tooth; pull it out." Why not say: "Oh, well, it's just one eye; take it out; he can see with the other?"

Another reason for caring for baby teeth is to give the child comfort With ordinary care a child need never have a toothache, nor the haunting fear of the dentist. From the time a child is three years old a dentist should examine its teeth every four months. Then at the first sign of a cavity he may fill it without the slightest annoyance to the child, and with very little expense to the parent. If, however, you let the tooth decay until it aches and then have it pulled before its time, you can expect a crowded, uneven row of second teeth for the reason that when the first tooth is pulled it retards the normal development of the jaw, and there is not room enough for the other teeth.

Of course it goes without saying that cleanliness is the one most essential thing necessary. From the mo ment a child can be taught to spit things from the mouth it should have its teeth brushed with a toothbrush and a good tooth powder or paste before going to bed. "Why at night?" you ask. Because at any other time the teeth will soon be in use again, while if done just before retiring they remain clean ten hours or more. might add that this is the best rule

for grown-up children. After a child has all his perma nent teeth (which, with the exception of wisdom teeth, he should have at about twelve or thirteen years of age), then comes the big fight to keep them, and with just a little precaution they can be kept an entire lifetime. It is not necessary to visit the dentist so often now for examination; I should say, in ordinary cases, twice a year would be sufficient to protect them. This is the more economical plan by far, and a dentist's bills should be looked upon as an investment, for we all realize that an ounce of prevention is worth many pounds of cure,-Anna Mae Roberts. (Copyright, Western Newspaper Union.)

Semi - Weekly Tribune

Notice of Filing Petition to form an Irrigation District Known as the Platte Valley Irrigation District.

Notice is hereby given that on the Sist day of August, 1911, the following petition was filed with the Board of County Commissioners:

Subscription Rates.

Notice is hereby given that on the Sist day of August, 1911, the following petition was filed with the Board of County Commissioners.

Subscription Rates.

Notice is hereby given that on the Sist day of August, 1911, the following petition was filed with the Board of County County Clerk.

Subscription Rates.

Notice is hereby given that on the Sist day of August, 1911, the following petition was filed with the Board of County Clerk.

Subscription Rates.

Notice is hereby given that on the Sist day of August, 1911, the following petition was filed with the Board of County Clerk.

Subscription Rates. County Commissioners:

ne qrof section 24, town, 14, range 32; and all of the nw qr of said section 22, town 14, range 32, save and except the of following tracts of land: PETITION. To the Hanorable Board of County Commissioners of the county of Lincoln, State of Nebraska.

We, the undersigned, being a majority of the electors of the district herein-after described, and who own or hold lease hold estates in a majority of the whole number of acres belonging to or held by the electors of the proposed

said section 24 on the north bank of said main irrigating canal, running thence east 120 rods along said canal, thence north 53\(\frac{1}{2}\) rods, thence west 120 rods, thence south 53\(\frac{1}{2}\) rods to the place of beginning; all of section 26, town 14, range 32; the south balf of section 23 and the south hf of the se qr of the nw qr of said section 23 and the south qr of the se qr of the nw qr of the said section 23, town 14, range 32, and the se qr of section 22 and the east half of the sw qr of section 22, and the nw qr of the district, respectfully pray that an irrl-gation district be formed of the terri-tory hereinafter described, viz: Beginning at the ne corner of the nw qr of sec. 14, town 14, range 33; running thence west to the nw corner of the ne qr of the nw qr of said sec. 14; thence south to the sw corner of said property kept in the hose houses with no one to look after it properly. Then there would be a further saving in the thence west to the nw corner of the sw thence would see a further saving in the thence south on the sec. line to the sw grof section 22, and the nw qr of the sw qr of section 22, and the nw qr of the sw qr of section 22, and the south half of the south half of the ne qr of said section 22, town 14, range 32; the nw qr of section 28, the south half of the nw qr of section 28, all in town 14, range 32; the south half of section 20; the south half of the south half of the ne qr of said section 20 and the south half of the nw qr of said section 20, all in town cor. of the said sec. 14; thence west to the nw corner of the ne qr of the ne qr of sec. 22, town 14, range 33; thence south to the sw corner of the ne qr of the ne qr of the ne qr of said sec. 22; thence east to the se corner of the ne qr of the ne qr of said sec. 22; thence south on the the nw qr of said section 20, all in town 14, range 32; the fractional south half of section 30; the east half of the ne qr section line between sections 22 and 28 to the sw corner of section 23' town 14, of said section 30; the sw qr of the ne qr of said section 30; the south half of the nw qr of said section 30, all in town 14, range 32; the south half of section 19, town 14, range 32; the se qr of section 19. range 33; thence west on the section thence south on the west line of said sec. 27 to the sw corner of said sec. 27; deacon exhorted Clouse to "lift his thence east on the south line of sai thence east on the south line of sai sec. 27 to the north bank of the South sec. 27 to the north bank of the South sec. 27 to the north bank of the South sec. 27 to the north bank of the South sec. 27 to the north bank of the South sec. 27 to the north bank of the South sec. 27 to the north bank of the South sec. 27 to the swedener of sai thence east on the south line of sai the sai tion 24, except 50 acres on north side thereof; the south half of the sw qr of section 24, and the south half of the north half of the sw qr of said section sistently that neither the pastor nor the chair could make themselves heard 24, all in town 14, range 33; the north haif of the ne or of section 26, and aw or of section 26, and the fractional south and the service was abandoned. Then township 14, range 31; thence north on the deacon swore out a warrant for the the east line of said sec. 31 to the ne half of section 26 in town 14, range 33; the sw qr and the se qr of the ne qr of section 14, township 14, range 33, and the se qr of se qr of section 23, town the south sec. line of sections 29, 28 and 27 to the se corner of said sec. 27; thence north to the ne corner of the se 14, range 33, In response to an inquiry from the mayor as to what effect the proposeed shot of sec. 26 to the east line of said Your petitioner shows to the Board that the territory designed to be in-cluded in this district is the territory improvements in the fire department sec. 26, town 14, range 31; thence north owning water rights from the canal of the North Platte Irrigation & Land Company, and the purpose of forming such district is to take over such canal the building of a new city hall with of the s hf of said sec. 26 to the nw cor steam heat and the installation of large chemical on the hose wagon, with fire harness, paid man and trained team, the insurance rating bureau said it the said sec. 27 to the new corner of the second the said sec. 27 to the new corner of the second the said sec. 27 to the new corner of the second the said sec. 27 to the new corner of the said sec. 27 to the new corner of the said sec. 27 to the new corner of the said sec. 27 to the new corner of the said sec. 20 to the law corner of the said sec. 20 to the law corner of the said sec. 20 to the law corner of the said sec. 20 to the law corner of the said sec. 27 to the new corner of the said sec. 27 to the new corner of the said sec. 27 to the new corner of the said sec. 27 to the new corner of the said sec. 27 to the new corner of the said sec. 27 to the new corner of the said sec. 27 to the new corner of the said sec. 27 to the new corner of the said sec. 27 to the new corner of the said sec. 27 to the new corner of the said sec. 27 to the new corner of the said sec. 27 to the new corner of the said sec. 27 to the new corner of the said sec. 27 to the new corner of the said sec. 28 to the law corner of the said sec. 28 to the said sec. 29 to the new corner of the said sec. 29 to the new corner of the said sec. 29 to the new corner of the said sec. 20 to the said sec. 20 to the said sec. 27 to the new corner of the said sec. 27 to the new corner of the said sec. 28 to the said sec. 27 to the new corner of the said sec. 28 to the said sec. 29 to the said sec. 29 to the said sec. 20 t from said Company with its water appropriations; that the land desired to be included within said District is messe particularly described as follows: would result in a reduction of insurance of the ne qr of said sec. 27 to the ne rates of from 50 cents to \$1.00 on the thousand on all mercantile risks. That thousand on all mercantile risks. That sec. 27; thence west along the north the said sec. 27 to the nw corner of said sec. 27 to the ne qr of said sec. 28 to the ne qr of said sec. 28 to the ne qr of said sec. 28 to The north half of the sw qr of section of said sec. 27; thence north on the

sec. 15, 120 rods, thence north 80 rods,

thence west 40 rods, thence north 40

rods, thence west 80 rods, thence north

of said sec 15, thence west on the north

line of section 16, town 14, range 31, to

west on the north line of section 19 to the nw corner of said section 19; thence north on the west line of section 18, town 14; range 31, 40 rods; thence east

160 rods, thence north 80 rods, thence east 80 rods, thence north 80 rods, thence west 80 rods, hence south 40 rods to the sw corner of the ne gr of

to the nw corner of said section 13; teence south on the west line of said section 13 to the sw corner of said sec-

tion 13; thence west on the north line of

section 23 to the nw corner of the ne qr of the ne hf of said section 23, town, 14, range 32; thence south on the west line of the east hf of the ne qr of said sec-tion 23, to the sw corner of the se qr of

the ne qr of said section 23; thence west

on the south line of the ne qr of said section 23; to the sw corner of the ne qr of said section 23; thence north 120 rods; thence west 160 rods to the west line of said section 23; thence north 40 rods to the nw corner of said section 23;

then west on the north line of sections 22, 21, 20 and 19, town 14, range 32 and on the north line of section 24, town 14, range 33 to the nw corner of said sec-

tion 24, town 14, range 33; thence north

26; the nw qr of section 23; the south half of the sw qr of section 14; the south half and the nw gr and the west half of the ne gr of section 27; the west half of the ne qr of section 27; the west half of and collecting a tax annually to pay the the ne qr; the north half of the ne qr of interest and principal of said bonds as the nw qr and the north three-fourths of the west half of the nw qr, all in sec-tion 22; the south half and the south of the ne qr of said sec. 22; thence east to the se corner of the sw qr of the ne qr of sec. 22; thence north to the ne corner of the nw qr of the ne corner of the nw qr of the ne qr of said sec. 22; thence east on the section line to the se corner of sec. 15, town 14, range 31; thence south on the west line of sec. 23 town 14. half of the nw qr and the nw qr of the nw qr and the south half of the ne qr Little One Health and Comfort.

If you were to put one good apple into a basket of bad ones, what would happen to that apple? It would decay, of course. Yet, you parents are allowing something far more precious and of a life value to your child to decay because of neglect.

What do I mean? Just this—you are allowing that child, who does not know what he is doing, to neglect his teeth, of the nw qr, and the west half of the the sec. line to the ne corner of the se qr of sec. 15, town 14, range 31; thence on the west on the north line of said se qr of sec. 15, 120 rade thence west on the north line of said se qr of north bank of the irrigating canal theregr of said sec. 14; thence north on on, thence east 120 rods along said canal thence north 53% rods, thence west 120 rods, thence south fifty-three and onethird rods to the place of be-ginning; being 40 acres. And also the 40 rods to the ne corner of the nw qr of the nw qr of said section 15, town 14, range 31; thence west on the north line of the said section to the nw corner following tract on the nw qr of section 24, a piece of land directly south of the right-of-way of the main canal thereon 160 rods east and west and 40 rods north and south being 40 scres. Also all of section 25; the east half of the ne qr; the south half of the north half of the nw qr; the north half of the se qr of the nw qr; the north three-fourth of the sw the nw corner of the ne qr of said sec. 16; thence north on the east line of the gr of the nw gr all in section 23. The nw gr of the north half of the ne gr and the north half of the south half of the ne gr and the sw gr of the sw gr. all in section 22; all of section 27; all of west along the south bank of the North Platte river to where said bank inter-sects the west line of said sec. 9; thence south on the west line of said ection 9 to the ne corner of section 17, section 21; the north half of the nw qr town 14, range 31; thence west along the north line of said section 17 to the nw corner of said sec. 17; thence south of section 28; the north half of the se qr, the north half of the south half of the ne qr, the north half of the nw qr, all in section 20; all of section 29; the on the west line of said section 17 to the sw corner of said section 17; thence

A strip 40 rods wide north and south

and 160 rods east and west, directly south of the main irrigating canal; and a strip beginning on the west line of said section 24 on the north bank of said

north half of section 19; the sw qr of the ne qr and the north half of the nw quarter of section 30. All of said last described lands aforesaid being in town 14, range 32. Also the following described land being in township 14, range 33: The north half and the north half of the said section 18; thence west on the south north half of the sw qr of section 24, line of the nw qr of said section 18, to and north 50 acres of the se qr; the the sw corner of said nw qr of said sec. 18; thence north on the east line of section 25; the ne qr of the sw qr, the section 13, town 14, range 32, to the sw qr of the nw qr, the south half of the ne corner of said section 13; thence south half of the se qr, of section 14; west on the north line of said section 13 all of section 23 except the se qr of the se gr; the south half of the ne gr of section 26; the ne qr of the ne qr of sec-tion 22; all of section 27; said last de-scribed lands being in town 14, range 33,

In addition the following described tracts to be included in said district: Commencing at the southwest corner of section 28, town 14, range 30, west of the 6th P. M., thence north on the section line 439 feet, thence in a southeasterly direction to a point 210 feet feet north or the seatheast corner of the southwest quarter of said section; thence south on the half section line to said corner, thence west on section line to place of beginning, excepting that portion of said tract of land described herein, hereinbefore deeded to the North Platte Cemetery and the City of North Platte. Nebraska; this deed being intended to convey 132 acres, more or less. 40 rods; thence west 160 rods; thence north on the east line of the west half of section 14, town 14, range 33 to the place of beginning at the ne corner of the nw qr of section 14, town 14, range 33.

Said irrigation district to include all of the lands included within the houndaries aforesaid except the land. Also the north half of the northwest

tion 32, towship 14, range 30. Your petitioner therefore prays that said territory be organized into an irrigation district, known as the Platte Valley Irrigation District, and that your Honorable Board take such steps as are

quarter of the northeast quarter of sec-

boundaries aforesaid, except the land hereinafter described, which are to be excluded from said district, viz: The north hf of the sw qr section 26, town 14, range 31; all of section 28, town 14, range 31; the sw qr of the sw qr of section 21, town 14, range 31, of the sw qr of section 21, town 14, range 31; of the said petition, and all persons objecting

To the electors of the city of North

Notice is hereby given that on the 4th day of October, 1911, in the city of North Platte, an election will be held, at which the following proposition shall be submitted to the voters of said city: 'Shall the city of North Platte issue its bends in the sum of \$22,000.00, in denominations of \$1,000.00 each, dated Dec. 1st, 1911, due in twenty years from their date, but payable at any time after ten years, at the option of the said city, to draw interest at the rate of five per cent per annum, payable semi-annually, principal and interest payable at the Fiscal Agency of the State of Nebraska, in the city of New York; said bonds to be used for the purpose of obtaining money with which to erect a city hall, to accommodate the city officers and records, the fire department and fire apparatuses and police department. And shall the proper officer of said city be authorized to levy and collect a tax annually, in the san nanner as other municipal taxes may be levied and collected, in an amount sufficient to pay the interest and principal of said bonds as they mature, in addition to the sum authorized to be levied by Section 82, Art. 3 Chap. 13 Compiled Statutes of the state of Nebraska for the year 1909, until said bonds and interests are paid on all the the property within the said city as shown and valued upon the assess-ment rolls of said city." Said bonds Said bonds to be negotiable in form.

The polling places for said election shall be; in the First Ward at the hose

ouse in said ward, in the Second Ward in the Commissioners room on the econd floor of the court house in said ward, in the Third Ward at the hose house in said ward and in the Fourth Ward at the hose house in said ward. The ballots to be used at said elec-

tion shall have printed thereon:
For issuing \$22,000.00 of the bonds of
the city of North Platte; for the purpose of erecting a city hall, to accommodate the city officers and records, the fire department, fire apparatuses, and the police department, and for levying and collecting a tax annually to pay the interest and principal of said bonds as they mature.

Against issuing \$22,000.00 of the bonds of the city of North Platte, for the purpose of erecting a city hall, to accommodate the city officers and records, the fire department, fire apparatus and the police department, and for levying they mature.

Those voting in favor of said propo sition shall mark their ballot with a cross, opposite the paragraph beginning "For issuing \$22,000.00 of the bonds of the city of North Platte and those voting against said proposition shall mark their ballots with a cross, opposite the

paragraph beginning with
"Against the issuing of \$22,000.00
bonds of the city of North Platte."
Said election shall be open at nine

Said election shall be open at nine o'clock a. m. and remain open until seven o'clock p. m. of said date.

In witness whereof I have hereunto subscribed my name this 11th day of September, e911.

(Sgd) THOS. C. PATTERSON, Mayor. Attest: CHAS. F. TEMPLE. City Clerk.

### Notice.

Notice is hereby given that Fred Waltemath has filed his petition before the Hon. Mayor and city council of the city of North Platte, requesting that he be allowed to sell malt, spirituous and vinous liquors on the north twenty-two feet of lot five (5) in block one hundred and three (103) instead of the south twenty-two feet of lot four (4) in block one hundred and three (103) and said petetion will come up for hearing before said Hon. Mayor and city council on the 27th day of Septem-

Any person desiring to object, pro-test or remonstrate against said change of location should fill such protest, re-monstrance or objection on or before

59-5 CHAS, F. TEMPLE, City Clerk.

### Attack like Tigers.

In fighting to keep the blood pure the white corpuscles attack disease germs white corpuscles attack disease germs like tigers. But often germs multiply so fast the little fighters are overcome. Then see pimples, boils, eczema, saltrheum and sores multiply and strength and appetite fail. This condition demands Electric Bitters to regulate stomach, liver and kidneys to expel poisons from the blood. "They are the best blood purifier," writes C. T. Budahan, of Tracy, Calif., "I have ever found." They make rich, red blood, strong nerves and build up your health. Try them, 50c at Stone Drug Co. Try them, 50c at Stone Drug Co.

# Go to SORENSON'S

Furniture Repairing and Cabinet Work

Also Wood Turning, Picture Framing Room Moulding, and Window Screens a Specialty.

Shop 107 East Fifth.

ORDER OF HEARING ON ORIGINAL PROBATE OF WILL.

State of Nebraska, Lincoln County, S. S.

In the County Court.

In the Matter of the Estate of J. H. Christanson, deceased.

On reading and filing the petition of John R. Vernius praying that the instrument filed on the 18th day of August, 1911, and purporting to be an authenticated copy of the last will and testament of the said deceased, may be proved, approved, allowed and recorded as the last will and testament of the said J. H. Christanson, deceased.

Ordered, That September 25th, 1911, at 9 o'clock a. m. is assigned for hearing said petition, when all persons interested in sald matter may appear at a county court to be held in and for said county, and show cause why the prayer of petitioner should not be granted.

This notice to be published three successive weeks in The North Platte Tribune, a legal newapaper price to said date of hearing.

353

JOHN GRANT, County Judge.



Suits All Classes.

The cigars we make and sell suits all classes of men. We have several brands of nickel cigars which are pronounced a superior article by smokers of good judgment. For the man who wants a finer cigar, we have the ten centers, which are as good a cigar as you can buy anywhere. There are men in North Platte who have smoked our cigars for over twenty-five years and are satisfied. That tells the story of the quality.

J. F. SCHMALZRIED,

Office phone 241. Res. phone 217 L. C. DROST, Osteopathic Physician. North Platte, - - Nebraska. McDonald Bank Building.

na de la compansión de la A. J. AMES. MARIE AMES. Doctors Ames & Ames. Physicians and Surgeons,

Office over Stone Drug Co. Phones | Office 273 | Residence 273 session de la constantia de la constanti

## WILLIS J. REDFIELD, M.D.

Surgeon, Physician. Consultant.

Office Physicians and Surgeons Hospita Phones: Office 642, Residence 644.

DR. W. F. CROOK, DENTIST.

Graduate Northwestern University. Office over McDonald State Bank herere e e e e e e e e

\*\*\*\*\*\*\*\*

GEO. D. DENT. Physician and Surgeon, Office over McDonald Bank.
Phones | Office 130
| Residence 115

JOE B. REDFIELD, M. D. Physician and Surgeon. Specialty:-SKIN DISEASES.

\*\*\*\*\*\*\*\*\*\*

Day and night calls promptly answered Office P. S. Hospital. Phone 642.

#### -----DR. J. S. TWINEM.

Homeopathic Physician and Surgeon Special attention given to confine-ments and children's diseases, Office Phone 183 Office McDonald State Bank Bld'g \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

#### Jog-along Transfer Co. C. H. SAWYER, MCR.

Hack and Heavy Draying of all Kinds. Piano moving a specialty. Up-to-date
1911 piano truck. Office hours 8 a. m.
to 6 p. m. Office with Postal Telegraph
Office phone 201. Residence 651

# Set worth \$10.00.

Consign your hay to us and please the ladies and also get a good price for your hay. Our Motto: Fair treatment and

prompt remittances.

Sample of the quality of these dishes can be seen at the office of the Semi-Weekly Tribune.

The F. C. Ayres Mer. Co., 20th and Wazee Streets, Denver, Colorado.

### Notice to Delinquents.

Notice is hereby given that the rer Notice is hereby given that the rental upon the lease contract to the following described school land in Lincoln county, Nebraska, as set opposite the name of the holder thereof, is delinquent, and if the amount which is due is not paid within sixty days from the date of this notice, said contract will be declared forfeited by the Board of Educational Lands and Funds, and said forfeiture will be entered of record in the manner provided by law:

Lots 1 to 4 8-14-31 Mrs. H. J. Henderson.

NESW, NESW 16-14-33, D. Harshfield,

S & 16-10-29 F. A. Votaw. E. B. Cowles, Commissioner of Pub-lic Lands & Buildings. Dated Aug. 17, 1911.

### F. J. BROEKER

Merchant Tailor.

We have recently installed a French Dry Cleaner for Men's and Ladies' apparel of all classess, and we guarantee satisfactory work. We are also tailors and know how to repair clothes.

We carry samples of goods and make clothes of all kinds to order, insuring first-class workmanship and perfect fit.

IN THE DISTRICT COURT OF LINCOLN
COUNTY, NEBRASKA.

In the matter of the application of John Herrod, administrator of the estate of Mary Lamplugh, deceased, for license to sell real estate.

ORDER TO SHOW CAUSE.

On this 16th day of August, 1911, this cause came on for hearing upon the petition under oath of John Herrod, administrator of the estate of Mary Lamplaugh, deceased, praying for license to sell the following described real estate of the said Mary Lamplaugh to-wit: That part of lot 8, block 168, in the city of North Platte described as follows: Beginning at a point on the south line of said lot 40 feet east of southwest corner; thence on the south line of said lot 20 feet; thence in a northerly direction on a line parallel with the east line of said lot to the north line of said lot 20 feet; thence in a southerly direction to the place of beginning, or a sufficient amount thereof to bring the sum of 8594.60 with the payment of debts allowed said estate, and allowance and costs of administrator, for the reason that there is not a sufficient amount of personal property in the possession of said John Herrod, administrator, belonging to said estate to pay said debts, allowances and costs.

That all persons interested in said estate appear before me at Chambers in the city of North Platte in said county on the 7th day of October, 1911, at nine o'clock a. m., to show cause, if any there be, why a license should not be granted to said John Herrod, administrator, be sell so much of the above described real estate of said docedant, as shall be necessary to pay said debts and expenses.

It is further ordered that a copy of this order be served to all persons interested in said estate and expenses.

ant, as said expenses.

It is further ordered that a copy of this order be served to all persons interested in said estate by causing the same to be published once a week for four successive weeks in the North Platte Semi-weekly Tribuns a newspaper published in said county of Lincoln, state of Nebraska.

H. M. Gurnes, Judge.

IN THE DISTRICT COURT OF LINCOLN
COUNTY, NEHRASKA.
In the matter of the application of John Herrod, administrator of the estate of Isaae Lamplush, deceased, for license to sell real estate.
ORDER TO SHOW CAUSE.
On this 16th day of August 1911, this cause came on for hearing on the petition under eath of John Herrod, administrator of the estate of Isaae Lamplugh, deceased, praying for license to sell the following described real estate of the said isaae Lamplush, deceased, praying for license to sell the following described real estate of the said isaae Lamplush, deceased, praying for license to sell the following described real estate of the said isaae Lamplush, deceased, praying for license to sell the following described real estate of the said isaae Lamplush, to-wit. The cast one-eleventh of Lot 6, Block 103, in the City of North Platte, Linsoin rounty, Nebraska, or a sufficient amount thereof to bring the sum of \$97.40, for the payment of debts allowed said estate, and allowances and coats of administrator, for the roason that there is not a sufficient amount of personal property in the possession of said John Herrod, administrator, belonging to said estate to pay said debts, allowances and costs.

That all persons interested in said estate appear before me at chambers in the City of North Platte in said county on the 7th day of October, 1911, at nine o'clock a. m. to show cause, if any there be, why a license should not be granted to John Herrod, administrator, to sell so much of the above described real estate of said decedent as shall be necessary to pay said debts and expenses.

It is further ordered that a copy of this order

penses.

It is further ordered that a copy of this order be served, to all persons interested in gaid estate, by causing the same to be published once a week for four successive weeks in the North Platte Semi-Weekly Tribune, a newspaper published in said county of Lincoln, State of Nebraska.

H. M. GRIMES, Judge H. M. GRIMES, Judge

NOTICE OF CONTEST.
Department of the Interior, U. S. Land Office,
North Platte, Nebraska, Aug. 14, 1911.
To Richard Taylor, of Spannuth, Nebrask

To Richard Taylor, of Spannuth, Nebraska, contestoe:
You are hereby notified that Theodore Anderson, who gives Spannuth, Nebraska, as his postoffice address, d : July 14, 1911, file in this office his duly constanted application to contest and secure the cancellation of your homestead entry No., serial No. 02017, made June 29, 1964, for southwest quarter section 32, township 14, range 26, west of the Sixth Principal Meridian, and as grounds for his contest he alleges that said claimant never did reside upon said land; that he never cultivated any portion of same and that the said entry is more than seven years old and has expired by the statutes limiting its life. You are, therefore, further notified that the said allegations will be taken by this office as having been confessed by you, and your said entry and allegations will be taken by this office as having been confessed by you, and your said entry will be cancelled thereunder without further right to be heard therein, either before this office or on appeal, if you fall to file in this office within twenty days after the fourth publication of this notice, as shown below, your answer, under oath, specifically meeting and responding to these allegations of contest, or if you fall within that time to file within this office due proof that you have served a copy of your answer on said contestant either in person or by registered mail. If this service is made by the delivery of a copy of your answer to the contestant in person, proof of such service must be either the said contestant's written acknowledgement of his receipt, or the affidavit of the person by whom the delivery was made stating when and where the copy was delivered; if made by registered mail, proof of such service must consist of the affidavit of the person by whom the copy was mailed stating when and the postoffice to which it was mailed, and this affidavit must be accompanied by the postmaster's receipt for the letter.

You should state in your answer the name of the pestoffice to which you desire future notice to be sent to you.

J. E. Evans, Register.
Date of first publication August 22 1911 date

n22-4

Date of first publication August 22, 1911; date of accord publication August 29, 1911; date of third publication September 5, 1911; date of fourth publication September 12, 1911.

Send Us Your Shipments of

Grain and Hay

We pay the top market. Three coupons free with returns on each car of hay you ship us to handle for your account. Fifteen coupons and \$3.50 in cash will secure for your hhme an elegant

42-Piece Royal Blue Dinner

Set worth \$10.00

Serial No. 02253.

NOTICE FOR PUBLICATION DEPARTMENT OF THE INTERIOR.

United States Land Office.

At North Platte, Nebraska, July. 27, 1911.

Notice is hereby given that Daniel W. Kunkel of North Platte Neb., who on Oct. ist, 1904, made homestead entry No. 26672. Serial No. 02253 for the east half of southwest quarter, Sec 'on 4. Township II, N., Hange 31 W., of the 6th Principal Meridian, has filed notice of intention to make final five year proof, to establish claim to the land above described, before the register and receiver at North Platte, Nebraska, on the 25th day of Sopt. 1911.

Claimant names as witnesses; Carl Rrooder, of North Platte, Neb., William Griffith, of Dickens, Neb., John Pulls of Somerset, Neb., D. G. Tibbles, of North Platte, Neb.

At North Platte, Nebraska, July. 27, 1911.

Serial No. 02253.

NOTICE FOR PUBLICATION
DEPARTMENT OF THE INTERIOR.

United States Land Office.

At North Platte, Nebraska, July. 27, 1911.

Notice is hereby given that Daniel W. Kunkel of North Platte, Neb., who on Oct. ist, 1904, made homestead entry No. 26672. Serial No. 02253 for the east half of southwest quarter, Sec 'on 4. Township II, N., Hange 31 W., of the 6th Principal Meridian, has filed notice of intention to make final five year proof, to establish claim to the land above described, before the register and receiver at North Platte, Neb., William Criffith, of Dickens, Neb., John Pulls of Somerset, Neb., D. G. Tibbles, of North Platte.

a1-6 J. E. EVANS. Register.

al-6

J. E. EVANS. Register,

ORDER OF HEARING ON PETITION FOR
APPOINTMENT OF ADMINISTRATOR.
State of Nebraska. Lincoln County. SS.
In the County Court.
in the matter of the estate of Fainor
Rorby, deccased.
On reading and filing the petition of Simon
Rorby, praying that the administration of
said estate may be granted to Simon Rorby
as administrator.
Ordered, That Sept. 18th, 1911, at 9.0'clock
a. m., is assigned for hearing said petition
when all persons interested in said matter
may appear at a county court to be hel-1 in
and for said county, and show cause why
the prayer of petitioner should not be
granted; and that notice of the pendency of
said petition and the hearing thereof, be
given to all persons interested in said matter
by publicating a copy of this order in the
North Piatte Semi-Weekiy Tribune, a legal
weekly newspaper printed in said county for
three successive weeks, prior to said day or
day of heaving.

Dated August 23, 1911.

34-3

JOHN GRAWT, County Judge.

a4-8 JOHN GRAWT, County Judge.

Notice.

To Mamie G. Culton, Defendant:
You are hereby notified that on the
28th day of April, 1911, Albert B. Culton filed a petition against you in the
District Court of Lincoln county, Nebraska, the object and prayer of which
are to obtain a diverge from the are to obtain a divorce from you on the grounds that you have willfully aban-doned plaintiff, without cause, for the term of more than two years last past. You are required to answer said pe-tition on or before the 18th day of Sep-

tember, 1911. ALBERT B. CULTON, Plaintiff. By E. H. Evans, His Attorney.

· 计图像图像 医原子